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we have granted relief and before production begins, to remain qualified for that relief. If you do not meet each one of these performance conditions, we consider it a change in material fact significant enough to invalidate our original evaluation and approval.

Pre-Act lease means a lease that:

- (1) Results from a sale held before November 28, 1995;
- (2) Is located in the GOM in water depths of 200 meters or deeper; and
- (3) Lies wholly west of 87 degrees, 30 minutes West longitude.

Production means all oil, gas, and other relevant products you save, remove, or sell from a tract or those quantities allocated to your tract under a unitization formula, as measured for the purposes of determining the amount of royalty payable to the United States.

Project means any activity that requires at least a permit to drill.

Redetermination means our reconsideration of our determination on royalty relief because you request it after:

- (1) We have rejected your application:
- (2) We have granted relief but you want a larger suspension volume;
 - (3) We withdraw approval; or
 - (4) You renounce royalty relief.

Renounce means action you take to give up relief after we have granted it and before you start production.

Royalty suspension (RS) lease means a lease that:

- (1) Is issued as part of an OCS lease sale held after November 28, 2000;
- (2) Is in locations or planning areas specified in a particular Notice of OCS Lease Sale offering that lease; and
- (3) Is offered subject to a royalty suspension specified in a Notice of OCS Lease Sale published in the FEDERAL REGISTER.

Sunk costs for an authorized field means the after-tax eligible costs that you (not third parties) incur for exploration, development, and production from the spud date of the first discovery on the field to the date we receive your complete application for royalty relief. The discovery well must be qualified as producible under part 250, subpart A of this title. Sunk costs include the rig mobilization and mate-

rial costs for the discovery well that you incurred before its spud date.

Sunk costs for an expansion or development project means the after-tax eligible costs that you (not third parties) incur for only the first well that encounters hydrocarbons in the reservoir(s) included in the application and that meets the producibility requirements under part 250, subpart A of this chapter on each lease participating in the application. Sunk costs include rig mobilization and material costs for the discovery wells that you incurred before their spud dates.

Withdraw means action we take on a field that has qualified for relief if you have not met one or more of the performance conditions.

[63 FR 2616, Jan. 16, 1998, as amended at 67 FR 1872, Jan. 15, 2002]

§ 203.1 What is MMS's authority to grant royalty relief?

The Outer Continental Shelf (OCS) Lands Act, 43 U.S.C. 1337, as amended by the OCS Deep Water Royalty Relief Act (DWRRA), Public Law 104-58, authorizes us to grant royalty relief in three situations.

- (a) Under 43 U.S.C. 1337(a)(3)(A), we may reduce or eliminate any royalty or a net profit share specified for an OCS lease to promote increased production.
- (b) Under 43 U.S.C. 1337(a)(3)(B), we may reduce, modify, or eliminate any royalty or net profit share to promote development, increase production, or encourage production of marginal resources on certain leases or categories of leases. This authority is restricted to leases in the Gulf of Mexico (GOM) that are west of 87 degrees, 30 minutes West longitude.
- (c) Under 43 U.S.C. 1337(a)(3)(C), we may suspend royalties for designated volumes of new production from any lease if:
- (1) Your lease is in deep water (water at least 200 meters deep);
- (2) Your lease is in designated areas of the GOM (west of 87 degrees, 30 minutes West longitude);
- (3) Your lease was acquired in a lease sale held before the DWRRA (before November 28, 1995);
- (4) We find that your new production would not be economic without royalty relief; and

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(5) Your lease is on a field that did not produce before enactment of the DWRRA, or if you propose a project to significantly expand production under a Development Operations Coordination Document (DOCD) or a supplementary DOCD, that MMS approved after November 28, 1995.

§ 203.2 How can I get royalty relief?

We may reduce or suspend royalties for Outer Continental Shelf (OCS) leases or projects that meet the criteria in the following table.

If you have a lease	And if you	Then we may grant you		
(a) With earnings that cannot sustain production (i.e., <i>End-of-life lease</i>).	Would abandon otherwise potentially re- coverable resources but seek to in- crease production by operating beyond the point at which the lease is eco- nomic under the existing royalty rate.	A reduced royalty rate on current month ly production and a higher royalty rate on additional monthly production. (See §§ 203.50 through 203.56.)		
(b) Located in a designated GOM deep water area, and acquired in a lease sale before November 28, 1995, or after November 28, 2000, and you pro- pose in a DOCD or supplement to ex- pand production significantly.	Are producing and seek to increase ultimate resource recovery from one or more reservoirs not previously or currently producing on the field or lease, not simply extend recovery of reservoirs that already produced. (Expansion project).	A royalty suspension for additional production large enough to make the project economic. (See §§ 203.60 through 203.79.)		
(c) Located in a designated GOM deep water area and acquired in a lease sale held before November 28, 1995 (<i>Pre-Act lease</i>).	Are on a field from which no current pre- Act lease produced (other than test production) before November 28, 1995 (Authorized field).	A royalty suspension for a minimum production volume plus any additional volume needed to make the field economic. (See §§ 203.60 through 203.79.)		
(d) Located in a designated GOM deep water area and acquired in a lease sale held after November 28, 2000.	Have not produced and can demonstrate that the suspension volume, if any, in your lease is not enough to make development economic (Development project).	A royalty suspension for a minimum production volume plus any additional volume needed to make your project economic. (See §§ 203.60 through 203.79.)		
(e) Where royalty relief would recover significant additional resources or, in certain areas of the GOM, would en- able development.	Are not eligible to apply for end-of-life or deep water royalty relief, but show us you meet certain elligibility conditions.	A royalty modification in size, duration, or form that makes your lease or project economic. (See § 203.80.)		

[67 FR 1872, Jan. 15, 2002]

§ 203.3 Why must I pay a fee to request royalty relief?

(a) When you submit an application or ask for a preview assessment, you must include a fee to reimburse us for our costs of processing your application or assessment. Federal policy and law require us to recover the cost of services that confer special benefits to identifiable non-Federal recipients. The Independent Offices Appropriation Act (31 U.S.C. 9701), Office of Management and Budget Circular A-25, and the Omnibus Appropriations Bill (Pub. L. 104-133, 110 Stat. 1321, April 26, 1996) authorize us to collect these fees.

(b) We will specify the necessary fees for each of the types of royalty-relief ${\ensuremath{\mathsf{T}}}$

applications and possible MMS audits in a Notice to Lessees. We will periodically update the fees to reflect changes in costs as well as provide other information necessary to administer royalty relief.

§ 203.4 How do the provisions in this part apply to different types of leases and projects?

The tables in this section summarize how similar provisions of this part apply in different situations.

(a) We require the information elements indicated by an X in the following table and described in §§ 203.51, 203.62, and 203.81 through 203.89 for applications for royalty relief.

Information elements		Deep water		
		Expansion project	Pre-act lease	Development project
(1) Administrative information report		х	х	х